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18	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA	
10		ISCO DIVISION
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21	LYRICFIND, INC.,	Case No. 3:25-cv-02265-JSC
		Cube 110. 3.23 ev 02203 vsc
22	Plaintiff,	STIPULATION AND [PROPOSED]
22		ORDER REGARDING
23	V.	LIMITATIONS ON DEPOSITIONS
24	MUSIXMATCH S.P.A. and	Hon. Jacqueline Scott Corley
	TPG GLOBAL, LLC,	Tion. Jacqueine Scott Concy
25	D-f1	
26	Defendants.	
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STIPULATION AND [PROPOSED] ORDER REGARDING LIMITATIONS ON DEPOSITIONS (Case No. 3:25-cv-02265-JSC) 9

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Pursuant to Civil Local Rule 7-12, Plaintiff LyricFind, Inc. ("LyricFind") and Defendants Musixmatch, S.p.A. ("Musixmatch") and TPG Global, LLC ("TPG") (together, "Defendants") (collectively with LyricFind, the "Parties"), through their respective counsel of record, hereby stipulate regarding the amount of deposition testimony that the Parties may take of fact witnesses in this litigation without further leave of Court.

WHEREAS, on October 15, 2025, the Parties submitted a Joint Case Management Statement, ECF No. 82, which included the Parties' respective proposals for the amount of fact deposition time that the Parties may take in this action without further leave of Court.

WHEREAS, during the Case Management Conference on October 22, 2025, the Court noted that since the Parties did not reach complete agreement on deposition limitations, the default rules would apply absent a further agreement between the parties. Oct. 22, 2025 Hr'g Tr. at 4:24-5:8;

WHEREAS on October 23, 2025 the Court issued Pretrial Order No. 1: Schedule, ECF No. 89, which did not set deposition limitations separate from the default rules under the Federal Rules of Civil Procedure;

WHEREAS, the Parties believe that additional fact deposition time should be permitted in this action given its scope and complexity and have agreed to stipulate to new deposition limitations;

NOW, THEREFORE, pursuant to Local Rules 7-12, by and through their respective counsel of record and subject to the Court's approval, the Parties hereby stipulate and agree as follows:

- LyricFind may take 100 hours of fact deposition time of Defendants, inclusive of Fed. R.
 Civ. P. 30(b)(6) depositions, subject to a seven-hour limit per deposition.
- 2. Defendants may take 100 hours of fact deposition time of LyricFind, inclusive of Fed. R. Civ. P. 30(b)(6) depositions, subject to a seven-hour limit per deposition.
- 3. There shall be no limitation on the number of fact depositions that the Parties may take of nonparty witnesses.
- 4. Except as expressly provided herein, the Parties reserve all rights under the Federal Rules of Civil Procedures to object to the scope, timing, or propriety of any deposition.
- 5. The Parties reserve the right to seek leave of Court to take additional fact depositions beyond the limitations set forth above.

STIPULATION AND [PROPOSED] ORDER REGARDING LIMITATIONS ON DEPOSITIONS (Case No. 3:25-cv-02265-JSC)

1 IT IS SO STIPULATED. 2 3 Dated: December 11, 2025 Respectfully submitted, 4 <u>/s/ Ben Steinberg</u> /s/ Rocky Tsai 5 Kellie Lerner (pro hac vice) Rocky Tsai (SBN: 221452) Ben Steinberg (pro hac vice) ROPES & GRAY LLP 6 Lily Fagin (pro hac vice) Three Embarcadero Center SHINDER CANTOR LERNER LLP San Francisco, CA 94111 7 14 Penn Plaza, Suite 1900 (415) 315-6358 New York, NY 10122 rocky.tsai@ropesgray.com 8 (646) 960-8601 kellie@scl-llp.com Matthew L. McGinnis (pro hac vice) 9 benjamin@scl-llp.com ROPES & GRAY LLP lfagin@scl-llp.com 800 Boylston Street 10 Boston, MA 02199 Keagan Potts (pro hac vice) (617) 951-7567 11 SHINDER CANTOR LERNER LLP matthew.mcginnis@ropesgray.com 600 14th Street NW, 5th Floor 12 Washington, DC 20005 David A. Young (pro hac vice) (646) 960-8627 Adam R. Safadi (*pro hac vice*) 13 kpotts@scl-llp.com ROPES & GRAY LLP 2099 Pennsylvania Avenue NW 14 Brian D. Caplan Washington, DC 20006 Julie Wlodinguer (pro hac vice) (202) 508-4702 15 REITLER KAILAS & ROSENBLATT LLP (202) 508-4717 885 Third Avenue, 20th Floor david.young@ropesgray.com 16 New York, NY 10022 adam.safadi@ropesgray.com (212) 209-3050 17 bcaplan@reitlerlaw.com Attorneys for Defendant Musixmatch S.p.A. jwlodinguer@reitlerlaw.com 18 /s/ Josh A. Cohen David C. Brownstein (SBN: 141929) Josh A. Cohen (SBN: 217853) 19 **DEBEVOISE & PLIMPTON LLP** FARMER BROWNSTEIN JAEGER GOLDSTEIN KLEIN & SIEGEL LLP 650 California Street 20 155 Montgomery Street, Suite 301 San Francisco, CA 94108 (415) 962-2873 (415) 738-5704 21 dbrownstein@fbjgk.com jacohen@debevoise.com 22 Attorneys for Plaintiff LyricFind, Inc. Michael Schaper (pro hac vice) Erica S. Weisgerber (pro hac vice) 23 Adam Saunders (pro hac vice) **DEBEVOISE & PLIMPTON LLP** 24 66 Hudson Boulevard New York, NY 10001 25 (212) 909-6000 mschaper@debevoise.com 26 eweisgerber@debevoise.com asaunders@debevoise.com 27 Edward D. Hassi (pro hac vice)

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